

PLAN TO OUST M'CALL

And Also Vice-President
George F. Perkins

OF THE NEW YORK LIFE

Policy Holders of New York Life Will
Try to Drive the President and
Vice President Out of the
Company.

New York, Dec. 4.—A movement has been started among several of the most influential policyholders of the New York Life Insurance company to drive President John A. McCall and Vice President George F. Perkins out of office. They will not resign. The trustees will take no action. Determined to end the present regime, the policyholders will take the matter into their own hands.

It is the further purpose of these policyholders to make a clean sweep of all incompetent men connected with the company in any capacity whatever. Already there has been appointed a committee which has had a conference with one of the most prominent lawyers of New York. They were told that their plan was feasible and should be undertaken.

The attorney pointed out that the arrest of the responsible persons could be made upon warrants secured from a magistrate on any of the following charges:

First—Forgery in the third degree based upon the fact that the books of the New York Life were falsified in that they do not contain any records whatever of the payments to Andrew Hamilton of \$59,000 by J. P. Morgan & Co.; of \$16,000 by the New York Security and Trust company, and of \$40,000 by George W. Perkins out of the profits of a loan to Kidder, Peabody & Co.

Second—Conversion of trust funds, which, under the penal code, is larceny. This charge, the lawyer said, could be based upon a large number of transactions disclosed by the testimony given before the Armstrong committee.

Third—The giving of rebates, which is a misdemeanor under the penal code. This charge, he said, could be based upon the admission of Gage E. Tarbell, vice president of the Equitable, that he made an arrangement with George W. Perkins, vice president of the New York Life, for a commission or rebate on his insurance.

John C. McCall, secretary of the New York Life, sailed Saturday on the Cunarder Lucania for Paris, where he will try and induce "Judge" Andrew Hamilton to return to this city to give testimony before the committee. If he fails in this he will at any rate bring back with him Judge Hamilton's accounting, which will be offered in evidence.

Mr. McCall stated that he doubted if Mr. Hamilton would return. He was accompanied to the pier by three or four friends, besides his father. He wore a long fur-lined overcoat, and smiled and chatted with the newspaper men.

"It is reported," Mr. McCall was told, "that Mrs. Hamilton, on her return here some weeks ago, said that Judge Hamilton would never come back. Is that right?"

"I don't think he will, but I mean to do my best to bring him back if his health will allow."

Several questions were then asked about Judge Hamilton, and to all of them Mr. McCall replied: "You know as much as I do."

"I wish to repeat," he said, "that I am going expressly to try to bring back Mr. Hamilton. Mr. Hamilton knows I am coming, as I have communicated with him by cable."

"I am going direct to Paris. I will see Mr. Hamilton at once, as that is the only thing I am going for. I am not even taking my wife and baby, and you can be sure I will get back just as soon as I can."

"Do you think that Mr. Hamilton's testimony or statement will in any way help the New York Life's case?" he was asked.

"It might, and it might not," Mr. McCall replied.

VANDIVER FILES HIS REPLY.

Accuses McCall of Debauching Public Morals and Looting Funds.

Jefferson City, Mo., Dec. 4.—W. D. Vandiver, state superintendent of insurance, through his counsel, Attorney General Hadley, F. W. Lehmann and John M. Wood, Saturday filed in the United States circuit court his reply to the petition of the New York Life Insurance company in the injunction proceedings recently instituted by the company to overthrow the order revoking its Missouri license. Mr. Vandiver in his reply accuses President McCall of debauching public morals, corrupting legislation, and looting the funds of policyholders by extravagant ventures and reckless speculation. The answer contains severe attacks on President McCall, Vice President George W. Perkins and other officers of the New York Life Insurance company. He maintains that the Missouri insurance department has the right to require insurance companies doing business in the state to manage their affairs in a proper manner. The return makes a general denial of the allegations made in the petition for injunction filed by the New York Life Insurance company. By agreement among the attorneys, the case is set for hearing on the 27th.

It would give us nervous twinges, like a gate on rusty hinges.

It would wake the weary slumber from his slumberings profound;

It's superfluous to mention that we had to pay attention—

That we couldn't feign abstraction when he passed the plate around.

I am not quite certain whether it was something in the leather.

Or if they were put together to arouse the drowsy pews.

But they certainly succeeded, and it's likely that we needed

Just that squeaky admonition of the deacon's Sunday shoes.

He is gone, that good old deacon—that bright, shining light and beacon.

That fair pattern and example to a wicked, wayward flock.

He is gone, we trust, to glory, and we know that nevermore he

Will with squeaking, walking footgear give out ragged nerves a shock.

But our parson's fervent praying, that we shew so prone to straying

Would tread ever in his footsteps half its force was bound to lose;

For a person that path treading would be likely to be dreading

He might overtake the squeaking of the deacon's Sunday shoes.

Catarrilets

The new antiseptic tablets for douches, gargle and daily mouth wash, called

Are far more effective and economical than listerized solutions and other antiseptics, for cleansing the mouth and sweetening the breath, curing sore throat, overcoming the offensive odor of and curing nasal catarrh. Their effect is so immediate and so satisfactory that people who have used them tell us they would not be without them for daily use. At druggists, 50c. or \$1. Or by mail of C. I. HOOD CO., Lowell, Mass., U. S. A.

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Mr. Ryan to Be a Witness.

New York, Dec. 4.—Thomas F. Ryan is expected to be a witness before the legislative insurance committee during the week, and Charles E. Hughes, counsel to the committee, then will question him. Mr. Hughes and his colleagues are preparing for a busy week. They were at work all Friday in Mr. Hughes West End-avenue home, and James McKee, associate counsel to the committee, was no less engrossed in the work in his office in Wall street.

DOUBLE MURDER AND SUICIDE.

Three Lifeless Bodies Found in a Farm-House at Harrietstown, N. Y.

Malone, N. Y., Dec. 4.—The lifeless bodies of Henry McCaffrey, George Carpenter, a laborer, and Miss Capolia Gilmet, a servant, were found at noon Saturday in the home of McCaffrey in Harrietstown, four miles from Saranac inn, near Malone, N. Y. They had all been shot and the gun was found lying near the body of Carpenter, indicating that he shot the other two and then committed suicide. The tragedy was discovered by Mrs. Henry McCaffrey, who returned home at noon Saturday. Miss Gilmet was about 21 years old. Carpenter had been employed all summer in the vicinity of the McCaffrey home. The coroner's investigation tended to confirm the theory that Carpenter murdered the other two inmates of the house and then committed suicide. Carpenter, who was a nephew of Mrs. McCaffrey, lived in the house and worked for her. Mrs. McCaffrey went to Malone on Wednesday, leaving Carpenter and her son, Henry, aged 16 years, at home. She also engaged Capolia Gilmet to go and look after the household work during her absence. Returning home at noon Saturday Mrs. McCaffrey found the house locked, and after getting assistance, and breaking open the door found all three occupants dead. The body of the girl lay on the floor in Mrs. McCaffrey's room. Her head was battered and nearly severed from the body. Henry McCaffrey was in his own bed up stairs with a bullet hole through his body. Carpenter's body was found in the kitchen. The coroner is of the opinion that Carpenter criminally assaulted or attempted to assault the girl and that he then killed her, afterward killing McCaffrey, who doubtless heard the disturbance, to prevent the latter exposing the crime, and then shot himself. The condition of the bodies indicates that the crime was committed on Thursday night. Carpenter had lived with Mrs. McCaffrey since her husband's death three years ago. She said Saturday that she did not think he was a proper companion for her son and that she had intended to pay him his wages on her return, when he was to leave for his home in Colechester, Vermont.

At the offices it is said that the workmen are not materially damaged and that the mine will be shipping its usual output within four or five days.

THREE HELD IN LIQUOR CASE.

Proprietor, Bartender and Customer Must Appear.

Bennington, Dec. 4.—In the municipal court Saturday morning, John H. Leaky, proprietor of the American House; Charles Pellerin, bartender, and Calvin Parker, a purchaser of liquor, were held in \$1,500 bail for appearance at the coming term of the county court. The sale was made Thanksgiving day contrary to law. Parker testified that he got beer and drank it. He also ordered a sandwich, but did not eat it.

Lewis Gergerson, proprietor of the Burgess House, who, it is claimed, has sold liquor on Sundays, was held in \$500 bail for appearance at county court. It is claimed the sale was made November 26th.

MILE DOWN MINE, 18 MEN PERISH

"Blown" Shot Hurls Every Man in Shaft
to Eternity at Diamondville, Utah
—Five Bodies Found.

Salt Lake City, Dec. 4.—By a terrific explosion nearly a mile below the surface in coal mine No. 1 at Diamondville, 18 men lost their lives. This included every man in the shaft. Nearly all of the victims were Englishmen who came direct to the Wyoming mines. Five bodies have been recovered.

Had the full night shift been at work, the loss of life probably would have been appalling. A "blow" shot was the cause of the disaster. The small shift of 18 men was working 4,000 feet down in the mine, knocking down coal to be taken out by the day shift. The men were presumably close together when the shot of giant powder exploded.

The 800 coal diggers of the Diamond mines have been joined by many men from the Kemmerer mines, but the work of recovering the bodies is proceeding slowly. Many of the rescuing miners have been forced out of the mine by after-damp. Car after car has come up filled with exhausted men. A great crowd surrounds the shaft.

At the offices it is said that the workmen are not materially damaged and that the mine will be shipping its usual output within four or five days.

ALL PLEAD NOT GUILTY.

St. Louis Publishers and Bankers Give Bonds for Appearance.

St. Louis, Dec. 4.—Edward G. Lewis, publisher of the Woman's magazine and Woman's Farm Journal, and president of the Peoples' United States bank, and Frank J. Cabot, secretary of the Publishing company and William E. Miller, assistant secretary of the bank, who were indicted by the federal grand jury Friday, appeared in the U. S. circuit court Saturday to give bonds for their appearance for trial.

Lewis, Miller and Cabot waived preliminary hearing and each gave bond in the sum of \$2,000, Lewis giving an additional bond for \$1,000.

Pleas of not guilty were entered in all the cases. The trial was set for March 5, 1906.

FARMER BURNED.

W. B. Quimby, Cornish Flat, Saved Two Bams.

Windser, Dec. 4.—Shortly after noon Saturday, as the family was at dinner in the I. part of the house, fire was discovered in the home of Walter B. Quimby, about two miles from Cornish flat, N. H., on the Crofton road. All the buildings except a small barn and corn barn were burned. The loss was about \$2,500, partly insured.

White Harvey Harlow, a neighbor about 20 years old, was on an old ladder helping out over the fire, the ladder broke and he fell several feet to the ground. He was unconscious when picked up and it is not expected that he will recover, as his spine was severely injured, causing paralysis.

A Guaranteed Cure for Piles.

Itching, Blind, Bleeding, Protruding Piles. Druggists are authorized to refund money if PAZO OINTMENT fails to cure in 6 to 14 days. 50c.

NEW TRIAL FOR HOPE YOUNG.

Has Been Ordered by Nova Scotia Supreme Court.

Halifax, N. S., Dec. 4.—The conviction of murder against Hope Young was quashed and a new trial was ordered by the full bench of the supreme court Saturday. The vote of the full bench was three in favor of a new trial to one opposed. The principal point affecting the decision was that a statement made by the accused woman while in jail to the crown prosecutor was wrongfully admitted as evidence, in view of the possibility that it might have been influenced by an alleged promise of a detective that any statement would help her.

A CARD.

We, the undersigned, do hereby agree to refund the money on a 50-cent bottle of Green's Warranted Syrup of Tar if it fails to cure your cough or cold. We also guarantee a 25-cent bottle to prove satisfactory or money refunded.

RECROSS PHARMACY, E. A. DROWN, C. H. KENDRICK & CO., D. F. DAVIS, A. ALBRIGHT, J. A. MOOREHEAD, W. H. MILLER & CO., W. H. MILLER & CO., D. C. HOWARD, J. A. CUMMINGS, J. W. PARMENTER.

CANNON FOR RATE BILL

Law Should be Amended to
Give Consumer Better Terms

RENOMINATED SPEAKER.

Democrats Re-elect Williams Minority
Leader in Brief Meeting—Other
Officials Are All Re-nominated.

Washington, Dec. 3.—The republican members of the 59th Congress met in caucus in the hall of the House of Representatives last night and renominated all of the elective officers of the House who served during the last session. There was first a roll-call of the republican members of the House and William P. Hepburn of Iowa was re-elected chairman of the caucus for the session and Henry C. Loudenslager of New Jersey secretary. Mr. Hepburn then said: "The American people have selected the speaker of the House for the 59th Congress; it only remains for us to ratify their choice. I will not call for a formal nomination, but simply name Joseph G. Cannon of Illinois." This statement was received by hearty cheers and Mr. Cannon immediately declared the nominee for speaker, and a committee was appointed to escort the nominee to the caucus chamber. There was another prolonged outburst of applause when Mr. Cannon appeared and was introduced by Chairman Hepburn as the republican candidate for speaker.

Here Mr. Cannon sprang a surprise on his associates by pulling out of his pocket a typewritten speech which he read from beginning to end. During the reading everybody expected that he would read the manuscript and talk in a more informal manner, but he said no more and no less than he had prepared.

"Your action, however, I believe, is more particularly due to your confidence that I will stand with you in upholding the policies of the republican party, under which all the people have prospered and are prospering as never before in the republic. Aye, more—prospering as never people prospered in the history of the race."

"It would be a bold man or party that would do anything by legislation or threat thereof that would tend to destroy or check the progress of the people in universal and successful achievement in all branches of industry in the country. Clothed with full power, it is your duty to see to it that by wise appropriation the vast revenues gathered from a willing people are applied to the public service to make the same efficient, avoiding parsimony on the one hand and extravagance on the other."

"The changes in the methods of production and commerce, so salutary and beneficial, involving as they do the extraordinary use of combined capital, emphasize the necessity for preventing agreements in restraint of trade, and the regulation of commerce among the states and with foreign nations. The Congress, within the limits of its jurisdiction under the constitution, has heretofore enacted legislation touching these subjects."

"In the fullness of time, it may be that under the law as it now is, and by the operation of competitive forces, that matters of difference between the corporation, the carrier and the people they serve would be adjusted in justice to all."

"The consensus of opinion of the people, however, is that Congress has the power by amendment to the law, to provide better remedies for real abuses existing, so that the producer and consumer can find a more speedy and less expensive remedy than we now have. In this opinion I for one concur."

THE DEMOCRATIC CAUCUS.

Mr. Williams Outlines the Principles of the Minority.

Washington, Dec. 3.—For two hours yesterday the democratic members of the House of Representatives discussed party policies and procedure, with a view to solidifying the minority and acting harmoniously upon all matters of a partisan character that may come before the House. This discussion followed the nomination of officers to be voted for on Monday next, and was presided over by a variety of resolutions on these subjects. John Sharp Williams of Mississippi was unanimously chosen as the nominee for speaker, and this action of the caucus makes him the minority leader for the ensuing Congress, to succeed himself.

After he had been chosen for another term as minority leader, Mr. Williams addressed the caucus on matters of policy and the importance of a virile minority. He spoke for nearly an hour and in vigorous terms repudiated the idea alleged to have been put forth by republicans that the democratic party was a do-nothing party. He referred to the long period that the democratic party was in power and declared emphatically that the record of that long trust compares very favorably with that of any party in charge of any government at any time.

DEPEW RESIGN?

Not He, Says the Senator and Those Who Know Him.

New York, Dec. 3.—A rumor sneaked around Saturday that Chauncey Mitchell Depew had resigned from the United States Senate. It was a parentless rumor.

"Chauncey Depew resign from the Senate?" said one of his old acquaintances Saturday morning. "Why, the moon is as likely to turn into green cheese as Depew is to resign from anything."

The junior Senator from the State of New York bore out this view. The rumor, he said, was "absurd."

One place that the rumor visited was Albany. The resignation of a Senator of the United States would be filed with the Governor or Secretary of

AN AGED PHYSICIAN

After Years of Experience Gives the Following Advice.

"If you have anything to do with medicines at all, be pretty sure you know what you are taking."

Our local druggists, Rickert & Wells, say this is a strong point in favor of their valuable cod liver oil preparation, Vinol. Everything it contains is plainly printed on the bottle, therefore it is not a patent medicine.

Vinol contains in a highly concentrated form all of the medicinal elements of cod liver oil, actually taken from fresh cod's livers, but without a drop of oil or grease to nauseate and upset the stomach.

That is the reason that Vinol accomplishes such wonderful results in curing chronic coughs, colds, bronchial and lung troubles, and there is nothing known to medicine that will so quickly build up the run down, overworked, tired and debilitated, or give strength and renewed vitality to the aged, as Vinol.

Mrs. Martha Fraser of Portland, Me., writes: "I was all run down from overwork and had a chronic cough for years. I had tried so many remedies without help that I had lost all faith in medicine. My daughter bought me a bottle of Vinol. It simply worked wonders for me; it cured my cough and brought back health and strength and I am better than I have been for years."

We can only ask everyone in Barre who needs such a medicine to try Vinol on our guarantee to return their money if it fails. Rickert & Wells, Druggists.

State. Neither of them has received it.

There were quarters, however, in which the rumor received more or less credence. It is known that the Senator's youthful wife has been wishing for some time that her husband would settle his business affairs here, and retire from active life entirely, with the ultimate object of making their home in Europe.

Neither Will Plait.

Washington, Dec. 4.—Senator Platt of New York when asked Saturday concerning a report that he intended to resign his seat in the Senate replied: "The report is too absurd to deny."

Mr. Moran Takes New Office.

Boston, Dec. 4.—John B. Moran, who was elected district attorney for Suffolk county last month over District Attorney M. J. Sughrue, took the oath of office before the secretary of state Saturday and formally assumed charge of his new office. Judge Edward F. Johnson and Fred E. Cottle, both of Woburn, qualified as his bondsmen. Mr. Moran explained his action in going outside of the county for surety by saying that he wished to be under obligations to nobody within the district which he is to serve as district attorney.

PROCTOR BUYS BLOCK.

Pays \$160,000 for Office Building of Washington University.

Washington, D. C., Dec. 4.—Senator Proctor of Vermont has purchased from George Washington University a handsome office building on Fifth street, northwest, opposite the City Hall. The price was about \$160,000, and the transaction was made by the senator as an investment. The university will devote the proceeds toward paying off the debt on the historic Varnum property, on which the university will shortly erect a group of modern college buildings.

PUBLIC DEBT DECREASES.

The Gain Over the Previous Month Is \$12,893,294.

Washington, Dec. 4.—The monthly statement of the public debt shows that at the close of business November 30, 1905, the debt, less cash in the treasury, amounted to \$999,755,831, which is a decrease as compared with last month of \$12,893,294. This decrease is accounted for by a corresponding increase of cash on hand.

Bucolic.

It was a country road.

The automobile was sweeping down at a high clip.

Directly in its track an old man leisurely shambled behind two cows which he was scoring home.

When the machine was almost on top of them, one of the occupants angrily called out: "Why don't you get out of our way? Do you want to be run over?"

"Well," responded the farmer dryly, "I was just ruminating which'd be the most profitable: to let you run over them cows, or run over me!"—Brooklyn Life.

ARMY TIES WITH NAVY

West Point Holding the Last
Game.

FINAL SCORE WAS 6 TO 6

Muddy Field Prevented Brilliant Runs
—President Roosevelt on Hand,
But the "General Public"
Keeps Away.

Princeton, N. J., Dec. 3.—West Point and Annapolis tied with six points each in the annual football game played yesterday at Osborne field. The contest probably was one of the most exciting ever played between the two academies. It also was the most brilliant social football event of the season. From all sections of the United States came distinguished spectators. President Roosevelt and other notables were present. Seated in the center, respectively, of the east and west stands were the cadets of West Point and the midshipmen of Annapolis. Every play made by their respective teams was eagerly watched. There were uproarious cheers for the quick, dashing runs, and sighs for the attempts which failed. But the dashing runs were few. Once Torney got away for a pretty run of 35 yards which brought the army supporters to their feet and Decker on one occasion electrified the navy adherents by almost getting away from the entire army eleven. Only the slippery condition of the field prevented Decker from doing some remarkable work. He frequently got beyond the line, but as he turned to circle the end the treacherous turf played an important part for the army and Decker was pounced upon before he could regain a foothold.

For the first 25 minutes of play the ball was almost continuously in the striking distance of the navy's goal only to be lost either on downs or on an attempted place kick. Near the close of the first half the army got the ball on the navy's 25-yard line on an exchange of kicks. Howard, who kicked brilliantly for Annapolis, this time sent a spiral high in the air. The easterly wind carried the ball back toward the navy goal, so that in distance it had traveled not more than five yards. West Point secured the ball and soon carried it over for a touchdown. A West Point player was responsible for the tie game. On an exchange of kicks, within 10 minutes of the close of play, the navy had the ball near midfield. Howard sent a beautiful punt back of the West Point goal. As the navy eleven started down the field an army man was detected by umpire Wrenn holding one of the navy players. As a penalty the ball was brought back and given to the navy on its 30-yard line.

In a last desperate effort Annapolis placed one ball on West Point's 15-yard line. She lost it, but the army was forced to kick. Again the navy got the ball on the army's 40-yard line and carried it down the field for 20 yards. Here they kicked and Johnson fumbled. An Annapolis player was on the ball in a dash. At this point Douglas was sent in at left halfback and Smith at fullback for Annapolis. The change had a bracing effect on the navy eleven. With renewed fierceness and a determination that would not be denied they carried the ball over for a touchdown. Norton, who had replaced Decker, kicked the goal. It was so dark that only the players and referee could see whether the ball had gone between the posts. When the midshipmen in the stands were assured that the score had been tied their enthusiasm was unbounded. They threw their caps, flags and anything they could grasp that was movable into the air. They did not cease their jubilation until the result of the conference between captains, referee and umpire announced the conclusion of the game. The game had been called four minutes before time was up, the fast-gathering darkness making this step necessary.

GLEANINGS AND GOSSIP.

The late Baron Alphonso Rothschild used to say long ago that the days of the millionaire in Europe were about over, but he left a fortune of approximately \$190,000,000.

Socialist Labor Fitzgerald Out.

Boston, Dec. 4.—At the close of a hearing before the Boston ballot law commission Saturday Michael J. Fitzgerald, the majority candidate of the socialist labor party, was denied a place on the ballot at the city election the 12th. It was claimed by John F. Fitzgerald, the democratic candidate for mayor, that the nomination of Michael J. Fitzgerald did not bear the requisite number of certified names in indorsement of his candidacy. The ballot law commission supported this contention.

Nervous Worn-Out

If you are in this condition, your nerve force is weak—the power is giving out, the organs of your body have "slowed up," and do their work imperfectly. This failure to do the work required, clogs the system and brings distress and disease. When the nerves are weak the heart is unable to force the life-giving blood through your veins; the stomach fails to digest food; the kidneys lack power to filter impurities from the blood, and the poisonous waste remains in the system to breed disease. Nerve energy must be restored. Dr. Miles' Nerve will do it, because it strengthens the nerves; it is a nerve medicine and tonic, that rebuilds the entire nervous system.

"Several years ago I was all broken down. I was nervous, worn-out, could not sleep, and was in constant pain. I doctored for months, and finally the doctor said he could do nothing for me. I began taking Dr. Miles' Nerve, and used altogether eight bottles. And I became strong and healthy, and now weigh 170 pounds."

H. C. GUNNINGHAM,
108 Ellsworth Ave., Allegheny, Pa.

Dr. Miles' Nerve is sold by your druggist, who will guarantee that the first bottle will benefit. If it fails, he will refund your money.

Miles Medical Co., Elkhart, Ind.

RICH MEN HEW TREES.

Swing Axe Daily Side by Side With Employees.

Fort Ethan Allen, Dec. 4.—Grant Beebe of Boston and John H. Whitkirk, also of Massachusetts, both wealthy men, have come to Vermont to benefit their health and incidentally to show the native lumbermen that they are not afraid of work. They have bought about 600 acres of timber land in Shrewsbury and Sherburne and erected saw mills.

They will spend the winter in the Green Mountain state cutting the lumber for the Boston market. Clad in leather jackets, rough woolen trousers and moccasins, like typical Vermont lumbermen, these two men, who have enjoyed luxuries all their lives, shoulder their axes and go forth every morning at daylight and keep up all day with the rest of their employees, cutting down the big trees.

The tract which these men have bought contains one of the few forests of primeval spruce timber in the state. They will cut none but the largest trees. So determined are they to preserve the forest with a view of big timber later, they have turned down a vast number of orders for Christmas trees.

SALE RAPIDLY INCREASING.

Remarkable Popularity of Wadsworth Bros' Chico, the 5c Cigar of Quality.

You can't find a smoker the second time on the same cigar. If he tries it and does not find it good, he will not try it again. Smokers who have tried Wadsworth Bros' Chico, find them just what G. H. Kendrick & Co. say they are, "equal in quality to any 10c cigar on the market, with a long Havana filler, burning with a good solid ash and a delicious aroma and flavor."

You get all this for 5c, something you never bought before for less than 10c, and oftentimes you had to pay